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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/824,932	04/15/2004	Ludovic Ruat	01RO12854443	7552	
27975 7590 11/01/2007 ALLEN, DYER, DOPPELT, MILBRATH & GILCHRIST P.A. 1401 CITRUS CENTER 255 SOUTH ORANGE AVENUE			EXAM	EXAMINER	
			DSOUZA, JOSE	DSOUZA, JOSEPH FRANCIS A	
	P.O. BOX 3791 ORLANDO, FL 32802-3791		ART UNIT	PAPER NUMBER	
0112111120,11			2611		
			NOTIFICATION DATE	DELIVERY MODE	
			11/01/2007	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

creganoa@addmg.com

•		Application No.	Applicant(s)				
Office Action Summary		10/824,932	RUAT ET AL.				
		Examiner	Art Unit				
		Adolf DSouza	2611				
	The MAILING DATE of this communication app	pears on the cover sheet with the c	correspondence address				
Period fo	,	VIO OET TO EVENE A MONTH	(O) OD TUBTY (OO) DAYO				
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLICHEVER IS LONGER, FROM THE MAILING DIPLICATION OF THE MAILING DIPLIC	ATE OF THIS COMMUNICATION (36(a). In no event, however, may a reply be tirwill apply and will expire SIX (6) MONTHS from a, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 16 A	ugust 2007.					
2a) <u></u> ☐	This action is FINAL . 2b)⊠ This action is non-final.						
3)	· ·						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4)🖂	4) Claim(s) 1 - 24 is/are pending in the application						
	4a) Of the above claim(s) 7,16,24 is/are withdrawn from consideration.						
•	5) Claim(s) is/are allowed.						
•	S)⊠ Claim(s) <u>1-6,8-15 and 17-23</u> is/are rejected.						
· ·	Claim(s) is/are objected to.	ar alastian requirement					
8)	Claim(s) are subject to restriction and/o	or election requirement.					
Applicati	ion Papers						
9)	The specification is objected to by the Examine	er.					
10)	The drawing(s) filed on is/are: a) ☐ acc						
	Applicant may not request that any objection to the						
44)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	The oath or declaration is objected to by the Ex	xaminer, Note the attached Onice	ACTION OF IOTH PTO-192.				
Priority (ınder 35 U.S.C. § 119						
12)⊠	Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 119(a)-(d) or (f).				
a)	⊠ All b) ☐ Some * c) ☐ None of:						
	1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
dee the attached detailed Office action for a list of the certified copies not received.							
A44 1-							
Attachmen	ut(s) ce of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
2) Notice	ce of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate				
	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	5) Notice of Informal F 6) Other:	ratent Application				

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Response to Arguments

1. Applicant's arguments, see Remarks filed 8/16/2007 with respect to the rejection(s) of claim(s) 1,10 and 18 under 35 USC 103(a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Hong et al. (US 6,091,737).

Priority

2. Acknowledgment is made of applicant's claim for foreign priority under 35 U.S.C. 119(a)-(d).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1- 6, 8-9, 10-15, 17, 18-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gulick et al. (US 4,907,225) in view of Applicant Admitted Prior

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Art (hereafter referred to as AAPA) and further in view of Sexton et al. (US 5,072,374) and Hong et al. (US 6,091,737).

Regarding claim 1, Gulick discloses an asynchronous frame receiver (Abstract; column 2, lines 59 – 68; column 3, lines 15 – 17) comprising:

an input for receiving asynchronous frames comprising standard characters, and a header comprising a break character with a data bit length greater than a data bit length of the standard characters;

a break character detection unit for detecting the break character (column 3, lines 15 – 17; Fig. 21, element 412 break checker; column 37, lines 30 - 33);

and a standard character processing unit for detecting the standard characters, said standard character processing unit being activated by said break character detection unit based upon the break character being detected (column 35, lines 10 – 52; column 38, lines 21 – 34).

Gulick does not explicitly disclose an input for receiving asynchronous frames comprising standard characters, and a header comprising a break character with a data bit length greater than a data bit length of the standard characters and that the break character detection unit comprises a first state machine, and the standard character processing unit comprises a second state machine.

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In the same field of endeavor, however, AAPA discloses an input for receiving asynchronous frames comprising standard characters, and a header comprising a break character (Applicant's Prior Art Figure 1; wherein the header is the BRK + SYNC section of the frame).

Therefore it would have been obvious to one having ordinary skill in the art, at the time the invention was made, to use the method, as taught by AAPA, in the system of Gulick because this would allow the UART to conform to the specification of the LIN protocol, as disclosed by the AAPA (Specification, page 2, paragraph 5).

In the same field of endeavor, however, Sexton discloses a header comprising a break character with a data bit length greater than a data bit length of the standard characters (column 3, lines 27 - 31).

Therefore it would have been obvious to one having ordinary skill in the art, at the time the invention was made, to use the method, as taught by Sexton, in the system of Gulick because this would allow the UART to conform to the specification of the communication protocol, so that it could communicate properly with other devices.

In the same field of endeavor, however, Hong discloses the break character detection unit comprises a first state machine, and the standard character processing unit comprises a second state machine (Fig. 22, element 198, 202; column 38, lines 1 – 41; wherein the break character detection function is the performed by the part of the state machine 198 and the standard character processing function is performed by the different part of the state machine 202). Though Hong discloses elements 198 and 202

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patentable.

in a single state machine, one of ordinary skill in the art can easily separate the two elements into two separate state machines to allow the break characters to be detected first and then the standard characters. As per MPEP 2144.04 (section V, Item C), separating parts of prior art to obtain the same functionality is not considered

Therefore it would have been obvious to one having ordinary skill in the art, at the time the invention was made, to use the method, as taught by Hong, in the system of Gulick because this would allow the break characters to be detected first and then the standard characters.

Regarding claim 2, Gulick discloses a selection circuit for selecting a first operating mode in which said break character detection unit is deactivated, or a second operating mode in which said break character detection unit is active and controls said standard character processing unit (column 3, lines 15 – 29; column 37, lines 30 – 33; wherein since the break detection is performed in asynchronous mode, selection of asynchronous or synchronous mode is equivalents to activating or deactivating the break character detection unit).

Regarding claim 3, Gulick discloses break character detection unit detects a break character formed of bits having a same value (column 38, lines 21 – 24; wherein the same values is interpreted as the all ZEROS that are transmitted).

Regarding claim 4, Gulick discloses the asynchronous frames comprise a synchronization character, and wherein said break character detection unit detects the

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synchronization character (column 10, lines 30 – 37; column 19, line 42 – column 20,

line 2; wherein the synchronization character is interpreted as the SFS signal and the

break character detection unit detecting the synchronization character is done by when

the first 8 bits of the frame are located).

Regarding claim 5, Gulick discloses a self-synchronization circuit for synchronizing a

local clock signal of the receiver with a reference clock signal in the synchronization

character (column 41, line 65 - column 42, line 13; wherein synchronizing the local

clock to the reference clock is interpreted as host request signal being synchronized

with the local clock signal).

Regarding claim 6, Gulick discloses said self-synchronization circuit is activated by said

break character detection unit (column 10, lines 30 – 37; column 19, line 42 – column

20, line 2; column 41, line 65 - column 42, line 13; wherein the activation of the self-

synchronization circuit is interpreted as being done by the HREQ signal).

Regarding claim 8, Gulick discloses selection circuit comprises a register for storing a

mode bit (column 3, line 15 - 21)

Regarding claim 9, Gulick discloses a substrate, and wherein said break character

detection unit and said standard character processing unit are on said substrate so that

the receiver comprises an integrated circuit (column 2, lines 41 – 58; wherein break

character detection unit and the standard character processing unit on an integrated

circuit is interpreted as the controller being on a single integrate circuit).

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Claim 10 – 15, 17 are similarly analyzed as claims 1 – 6, 8 respectively.

Claims 18 - 23 are directed to method/steps of the same subject matter claimed in apparatus claims 1 - 6 respectively and therefore, are rejected as explained in the rejections of claims 1 - 6 above.

Other Prior Art Cited

5. The prior art made of record and not relied upon is considered pertinent to the applicant's disclosure.

The following patents are cited to further show the state of the art with respect to asynchronous operation of UARTS:

Kinch (US 4,079,188) discloses use a multi-mode digital enciphering system.

Carosso (US 4,749,989) discloses a word processing composite character processing method.

Wadsworth et al. (US 6,067,407) discloses a remote diagnosis of network device over a local area network.

Hong (US 6,091,737) discloses a remote communications server system.

Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Contact Information

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Adolf DSouza whose telephone number is 571-272-1043. The examiner can normally be reached on Monday through Friday from 8:00 AM to 5:00 PM EST.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Payne can be reached on 571-272-3024. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

AD.

Adolf DSouza Examiner Art Unit 2611

DAVID C. PAYNE

CUPERVISORY PATENT EXAMINER